

OUR OWN STATE.

The branch office of the Deseret News in Ogden is at No. 465 Twenty-fourth street, where advertisements and subscriptions will be received. The "News" is delivered by carriers in Ogden every evening on the same terms as in Salt Lake City.

OGDEN NEWS.

OGDEN, UTAH. - APRIL 2, 1902.

WEBER COUNTY AFFAIRS.

Session of City Council - License Ordinance Passed - Vetoes Annulled.

Ogden Investment and Realty Company Incorporated - Suit for Payment of Commission.

Mr. E. C. Lackner appeared before the board of county commissioners and presented his application for himself and W. C. Cates of Logan as trustees for a franchise to build an electric car line from Ogden City limits through Ogden canyon to Cache county divide, on such county roads as they may desire to construct their line. The proposition was clearly presented and the matter of agreeing upon the terms of a franchise to be constructed by the board was referred to County Attorney Halverson with directions to confer with Mr. Lackner in the formulating of the franchise, etc. The board, it is understood, is favorable to the proposition and a franchise may be gotten up that will be agreeable to all parties concerned. The franchise will be prepared and submitted to the board next Monday for consideration.

A communication was received from the Commercial club of Salt Lake asking for information relative to the resources and advantages of Weber county. Referred to Commissioner Stanford.

William England of Plain City was appointed county fruit tree inspector as provided under section 1176 Revised Statutes of Utah. On motion of Commissioner Sken \$200 was appropriated for the county purpose.

Commissioner Wilson was authorized to purchase tools, etc., for use on county roads at a cost not to exceed \$100. Commissioner Wilson reported that Governor Wells had sent 200 ounces of strychnine to be used for killing gophers, squirrels and prairie dogs. The county clerk was instructed to distribute the poison.

CITY COUNCIL SESSION.

After amending it in some particulars the city council last night passed the license ordinance. The chief cause of the removal from the ordinance of the section imposing a license on billboards was because \$50 per year instead of 5 cents per linear foot of space and a number of sections were cut out, as the businesses were already taxed by special ordinances.

The session was remarkable for several communications from the mayor, the disposition of which caused the council considerable trouble. The first communication was a veto of ten small bills. These claims had come before the council several weeks ago, had been passed upon favorably by the council and then vetoed by the mayor. The council then passed the bills and the mayor's chief objections were to the fact that they were not sufficiently explicit. The bills were finally allowed over the mayor's veto.

The mayor also urged that the street supervisor make a daily record and report on the cleaning of the city streets. He said that the city was not doing as well as it should and that the street supervisor should make a daily record of the cleaning of the city streets and report on the same to the city council.

OGDEN INVESTMENT CO.

Articles of incorporation of the Ogden Investment and Realty company have been filed with the county clerk. The principal place of business of the company is Ogden City. The business purpose of the company is to acquire, hold, lease, sell, and otherwise dispose of real estate. The company is authorized to acquire, hold, lease, sell, and otherwise dispose of real estate in Ogden City and in the county of Weber.

GARDEN CITY NOTES.

Joseph J. Meyers is in Provo in the interest of the Lido Oil company. James H. Ferguson of Mammoth, was a previous visitor yesterday. Charles B. Hanford comes to the opera house Thursday evening in "The Taming of the Shrew."

WANTS HIS COMMISSION.

Suit has been filed in Judge Howell's court by Ernest E. Stevens against George J. Sken. Stevens claims that he is entitled to his commission for acting as county clerk for the year 1901.

BRIEFS AND PERSONALS.

County Commissioner Lyman Sken has gone to Denver on business. John Brooks of Salt Lake was visiting with friends in Ogden yesterday.

A balance on hand of \$12,052.55. A character band in the second ward Friday evening promises to be a grand success. Bringt Hingher, the young Hollander who had his right leg amputated Sunday last above the knee by Drs. Rich and Rich, is getting along as well as expected. The bone of the leg was diseased. He has only been in Utah a few weeks.

P. H. Cook has gone to Reno, Nev., to look after some mining interests he has in that section.

The quarterly conference of the Weber Stake closed yesterday afternoon. The American Falls Canal & Power company has sent Lee Hammond and a large camp of men to commence their season's work on the immense canal the company is building in Idaho.

Joseph J. Larkin and wife of Snowville, Boxelder county, are visiting in Ogden with relatives.

Providence Frohman returned home from a business trip to Idaho.

Walter Gunnarson, a young man whose home is on Pacific avenue, has been quarantined with smallpox.

NO SUNDAY BALL GAMES.

City Council Instructs Marshal to Enforce Laws - Other Municipal Business.

O. S. L. Puts Up \$10,000 Forfeiture Bond to Build Depot - Court Business - Weddings.

Special Correspondence.

Provo, Utah Co., April 22.—Superintendent Young of the Oregon Short Line railroad company presented a forfeiture bond of \$10,000 at the meeting of the city council last evening, guaranteeing that the Oregon Short Line company will build a \$10,000 brick and stone depot in Provo City, provided the city perpetually dedicates for street purposes Academy avenue and First South street at the point where the railroad company desires to build its depot, the bond not to be in force if the Oregon Short Line and the R. G. W. Railway companies unite in building a union depot at a point other than the one designated by the city council.

The committee on streets and alleys reported having purchased land from Knudsen Bros. and the Johnson estate for a drive to the lake and asked for an appropriation of \$1,000 to pay for the same. Report adopted.

Sexton Taylor was authorized to employ three men to assist him in the work of the city streets.

The irrigation committee was authorized to meet with members of the canal companies for the purpose of entering into an agreement for storing, in point where the company desires to build, as referred to in the bond.

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The board of health recommended that the factory be covered by two-center street and First North street; that the sediment from ditches should be removed from the city streets; that the city should be cleaned from garbage; and asked for \$100 contingent, for the purpose of more successfully prosecuting its labors.

The amount asked for was appropriated and the committee referred to the committee on streets and alleys.

NO MORE SUNDAY BALL GAMES. The city marshal was instructed to stop all ball playing within the city limits.

The committee on streets and alleys was authorized to pave sidewalks in districts two and three, where the property owners have failed to do so.

DISTRICT COURT.

The case of Spanish Fork Co-operative Institution vs Leland Roller Mills Co. et al is still occupying the attention of the court.

In addition to hearing evidence in that case the following business has been transacted:

Comfort Powell vs Byron Price et al; Estate of Moses Jones, deceased; Roger Farrer, Jos. Strong and John H. McEwan appointed appraisers.

James F. Hime vs C. D. Cram motion to make Lydia M. Edmonds a party to the suit argued and taken under advisement.

Estate of John B. Green, deceased; decess, authorizing and directing appraisers to specifically execute contract of decess.

WEDDING BELLS. Marriage licenses have been issued to the following couples:

George A. Ash, 21, of Salt Lake City, and Sarah B. Cobbley, 21, of Linden.

Moroni Jensen, 21, and Phebe Harding, 18, both of Provo.

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Yours for Health
Lydia E. Pinkham

How Truly the Great
Fame of Lydia E. Pinkham's
Vegetable Compound Justifies Her Original Signature.

Lydia E. Pinkham's Vegetable Compound.

It will entirely cure the worst forms of Female Complaints, all Ovarian troubles, Inflammation and Ulceration, Falling and Displacement of the Womb, and consequent Spinal Weakness, and is peculiarly adapted to the Change of Life.

It has cured more cases of Backache and Leucorrhea than any other remedy the world has ever known. It is almost infallible in such cases. It dissolves and expels tumors from the Uterus in an early stage of development, and checks any tendency to cancerous humors.

Irregular, Suppressed or Painful Menstruation, Weakness of the Stomach, Indigestion, Bloating, Flooding, Nervous Prostration, Headache, General Debility quickly yields to it.

Womb troubles, causing pain, weight, and backache, instantly relieved and permanently cured by its use. Under all circumstances it acts in harmony with the laws that govern the female system, and is as harmless as water.

It quickly removes that Bearing-down Feeling, extreme lassitude, "don't care" and "want-to-be-left-alone" feeling, excitability, irritability, nervousness, Dizziness, Pains, sleeplessness, flatulency, melancholy or the "blues", and backache. These are sure indications of Female Weakness, or some derangement of the Uterus, which this medicine always cures.

Kidney Complaints and Backache of either sex the Vegetable Compound always cures.

No other female medicine in the world has received such widespread and unqualified endorsement. No other medicine has such a record of cures of female troubles.

Those women who refuse to accept anything else are rewarded a hundred thousand times, for they get what they want—a cure. Sold by Druggists everywhere. Refuse all substitutes.

H. F. Liljenquist, O. O. Smith, Wm. Sparks, Andrew Wolf, Alma Merrill, David Jenkins, Michael Johnson and Joseph Newbold.

Three witnesses were examined during the afternoon. Wm. Alway, Dr. Budge and Mrs. Elizabeth Statham. They testified that on Feb. 11, last, Wm. Alway and Mrs. Elizabeth Statham went to the residence of the defendant and entered into a discussion with him concerning some property. An altercation arose and during the tumult, the defendant struck Alway on the arm with a rifle, breaking his arm. Mrs. Statham was still on the stand when court adjourned until Tuesday morning.

District Attorney F. K. Nebeker is retaining attorney W. W. Maughan for the defense. The case is being vigorously contested on both sides.

BIRTHS.

At the home of Angus Helmer a baby girl was introduced as a new member of the family on Monday, the 14th. The wife of George Helmer presented him with another daughter on Wednesday, the 16th; all well.

IMPROVED WATER SERVICE.

A number of the citizens of North Morgan have laid pipes from a spring on the mountain to their residences for domestic purposes, which will be a great boon to the good housewives.

Spring work is rapidly progressing. The past week the weather has been very propitious for plowing and planting; drying winds have prevailed most of the week. A light rain would now be much appreciated by the farmer.

This paper might be filled with items like the following, and every one who has the absolute truth, I had rheumatism for years and tried almost everything, but got no permanent relief until I used Chamberlain's Pain Balm. Three bottles of which have cured me. It is the best medicine I ever used. Philip E. Rhoads, Pennville, Mo. Pain Balm is for sale by all druggists.

FILLMORE.

Walter Geer Held to Answer on a Serious Offense.

Special Correspondence. Fillmore City, Millard Co., April 18.—Walter Geer, who was recently arrested at Kanosh for an assault with intent to commit rape, took a change of venue to Meadow precinct and the preliminary examination was held there yesterday before Justice Jesse J. Bennett. County Attorney Melville appeared for the state and Attorney R. A. McBride for the defendant.

After hearing the evidence the justice held defendant to answer the charge in the district court, and fixed his bail in the sum of \$2,000, which was not furnished, and is now confined in the county jail.

PANGUITCH.

DISTRICT COURT HEARINGS.

Tyler H. Thompson Re-tried and Acquitted - Other Cases.

Special Correspondence. Panguitich Garfield Co., April 18.—District court convened here on the 16th inst., at 10 a. m., Judge Jacob Johnson presiding.

The case of Tyler H. Thompson, convicted of burglary July 10, 1901, and appealed to the supreme court, and decision of lower court reversed and case remanded for a new trial, was called by Greenwood of Millard prosecuting in place of Dist. Atty. Chalkley, who is attending court in St. George. Knox & Sargent for defendant. Forty-eight jurors examined, and three special venire issued before a jury could be had to try the case. Verdict not guilty.

Other Creek reservoir vs C. L. King, stipulated settlement and court case dismissed.

J. J. Page vs A. E. Johnson, defendant failed to appear and judgment of \$344.49 given by default.

Panguitich city vs William Cameron, charged with selling tobacco to a minor. Appeared from Justice's court. Case dismissed at suit of plaintiff.

Court adjourned.

OUR NEIGHBORS.

POCATELLO, IDAHO.

MURDER OF HORACE RICH.

Attempt to Cover Up Crime - Names of Naval Recruits.

Special Correspondence. Pocatello, Idaho, April 19.—Later developments in regard to the horrible death of Horace Rich, the Indian, show evidence of foul play. Sheriff Rice and Coroner Dr. Bean visited Justice station yesterday. The heart and lungs and his brain were found in the neighborhood at some distance from where the

Your Decision This Day is All Important.

PAINE'S CELERY COMPOUND.
Guarantees a Freedom from Disease and Sickness.

INDIFFERENCE AND CARELESSNESS LEAD TO PHYSICAL SHIPWRECK AND THE GRAVE.

The weak, ailing, sick, and diseased have now more than ever before under their control their physical condition. They are free agents, and almost wholly responsible for their future. When the brain is affected, the mind is deranged, and the body is weakened. A duty to themselves, their friends, and country loudly demands a marked decision—prompt and determined action when health is impaired and life is in danger.

It is the part of wisdom that true decision be made today; tomorrow may be too late. In thousands of cases the vigor, or happiness, or will, or reason, depends upon instant action; an hour lost frequently means the snuffing out of some precious life.

Few people in our country are well-informed of the wonderful, life-giving virtues of Paine's Celery Compound, a medicine that guarantees release from the diseases common to life.

What will your decision be today, poor sufferer? Will you give Paine's Celery Compound the fair and honest testing that others are giving it, with its certain reward of health, strength, vigor, or happiness, or will you remain indifferent and careless, content to pass your few days or weeks in misery, agony, and wretchedness until the dark grave claims you as a victim?

It is almost needless to enumerate the blessed results that flow from Paine's Celery Compound when used promptly in springtime, as you and your friends are well acquainted with the fact that it is a sure cure for the seeds of disease are banished, the system is fortified, the blood is made red and pure, the nerves braced, digestion regulated, and the body is made strong, and sleep takes the place of insomnia.

NAVAL RECRUITS.

The naval recruiting office has enlisted 19 young men for service in the United States navy, whose names follow: Lester Grant, Shambow, Oscar Bush, Hanson, John Adams, George Franklin, Wm. John Boyd, Julius Galusha, Sanders, Sam Phillips, Treasey, Mrs. A. E. Johnson, John P. Johnson, Wm. Ed. Phillips, Thorogood, Earl Harvey, John Jos. Kirby, Morris Thompson, John Lewis Plank, William David Seymour, Fred Geo. Corbett, Joseph Nelson Boyer, John Franklin Root and Harvey Walter Burke.

There is a spirited contest among the secular and ecclesiastical societies here to secure for themselves the three places offered as a bonus by the home-naturalists to local trade.

SOLBERG-NELSON NUPTIALS.

Miss Dagmar H. Solberg and William Nelson were married last night at the residence of the bride by Rev. P. Murphy. They go to Salt Lake for a wedding trip.

NOTICE

To Stockholders of the Utah Sugar Company.

STOCKHOLDERS OF THE UTAH SUGAR COMPANY are hereby notified that the Board of Directors has this day adopted the following resolution:

"It is hereby resolved that 30,000 shares of the Treasury stock of the Utah Sugar Company, which was purchased by the Board of Directors at the rate of \$15 per share and that stockholders owning stock in the Treasury stock of the Utah Sugar Company, on June 1, 1902, be and they are hereby authorized to sell the same at the rate of \$15 per share, and to receive for the same the cash or other property which may be due to the stockholders on account of the same."

And for the election of officers for the ensuing year, and for the transaction of such other business as may lawfully come before said meeting.

JOSEPH J. DAVIES JR., Secretary of the Utah Sugar Company. By order of the Board of Directors.

ADMINISTRATOR'S SALE OF PERSONAL PROPERTY.

ESTATE OF LORENZO SNOW, deceased. Notice is hereby given that I will sell at public sale, on the 25th day of April, 1902, at 10 o'clock a. m., the personal property of the late Lorenzo Snow, deceased, consisting of the following: 122 shares of the capital stock of the Utah Sugar Company. This sale will be made on the 25th day of April, 1902, at 10 o'clock a. m., at the office of the undersigned, rooms No. 263-3 in the Progress Building, Salt Lake City, Utah. The property is subject to cash to highest bidder. This property belongs to the estate of Lorenzo Snow, deceased, and is being sold by me, J. J. Davies, Jr., Administrator of the Estate of Lorenzo Snow, deceased.

DELIQUENT NOTICE.

LA REINE MINING COMPANY. Principal place of business Salt Lake City, Utah. Notice. There are delinquent upon the following described stock, on account of assessment No. 3 of one (1) cent per share, levied on the 12th day of March, 1902, the names of the delinquent shareholders as follows:

No. Name Shares Amount.
88 W. A. Moebius.....1,000 10.00
99 W. A. Moebius.....1,000 10.00
128 George H. Tribe.....500 5.00
579 J. H. Meranda.....2,000 20.00
580 J. H. Meranda.....2,000 20.00
632 C. E. Coulter.....300 3.00
635 John Pinner.....200 2.00
637 C. E. Coulter.....500 5.00
648 S. M. Sholl.....500 5.00
649 S. M. Sholl.....500 5.00
724 George R. Hancock.....100 1.00
737 J. B. Milan.....500 5.00
740 H. B. Cole.....500 5.00
758 J. Oberdorfer.....100 1.00
759 J. Oberdorfer.....100 1.00
917 E. Beveridge.....100 1.00
921 J. A. Pollock & Co.....100 1.00
928 H. S. Joseph.....500 5.00
937 C. S. Woods.....500 5.00
938 E. Beveridge.....100 1.00
982 Herman Munk.....1,000 10.00
1096 C. E. Allen.....500 5.00
1100 F. H. Schmidt.....500 5.00
1047 H. S. Joseph.....500 5.00
1048 H. S. Joseph.....500 5.00
1052 H. S. Joseph.....500 5.00
1053 H. S. Joseph.....500 5.00
1055 H. S. Joseph.....500 5.00
1064 H. S. Joseph.....500 5.00
1066 H. S. Joseph.....500 5.00
1068 H. S. Joseph.....500 5.00
1069 H. S. Joseph.....500 5.00

And in accordance with law, and an order of the board of directors made on the 12th day of March, 1902, so many shares of each parcel of stock as may be necessary to pay the delinquent assessment, together with the cost of advertising and expense of collection, shall be sold on the 15th day of June, 1902, at 10 o'clock a. m., to pay the delinquent assessment, together with the cost of advertising and expense of collection.

W. M. SPRAGUE, Secretary. By order of the Board of Directors. Salt Lake City, Utah, April 18, 1902.

NOTICE OF ASSESSMENT NO. 7.

THE REVENUE MINING COMPANY. Location of principal place of business, Salt Lake City, Utah. Notice is hereby given that at a meeting of the directors held on the 15th day of April, 1902, an assessment of five cents per share was levied on all the shares of the capital stock of the corporation issued and outstanding, payable on or before the 15th day of May, 1902, at 10 o'clock a. m., at the office of the undersigned, rooms No. 263-3 in the Progress Building, Salt Lake City, Utah. Any stock owned by the delinquent shareholder on the 15th day of April, 1902, at 10 o'clock a. m., shall be sold on the 15th day of June, 1902, at 10 o'clock a. m., to pay the delinquent assessment, together with the cost of advertising and expense of collection.

W. M. SPRAGUE, Secretary. By order of the Board of Directors. Salt Lake City, Utah, April 18, 1902.

NOTICE OF ASSESSMENT NO. 16.

ELIYMINING AND MILLING COMPANY. Location of principal place of business, Salt Lake City, Utah. Notice is hereby given that at a meeting of the directors held on the 15th day of April, 1902, an assessment of five cents per share was levied on all the shares of the capital stock of the corporation issued and outstanding, payable on or before the 15th day of May, 1902, at 10 o'clock a. m., at the office of the undersigned, rooms No. 263-3 in the Progress Building, Salt Lake City, Utah. Any stock owned by the delinquent shareholder on the 15th day of April, 1902, at 10 o'clock a. m., shall be sold on the 15th day of June, 1902, at 10 o'clock a. m., to pay the delinquent assessment, together with the cost of advertising and expense of collection.

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DELINQUENT NOTICE.

THE BUCKEYE MINING COMPANY. Principal place of business, Salt Lake City, Utah. Location of mines, Tintic district, Juab County, Utah. Notice—There is delinquent upon the following described stock on account of assessment No. 7, of one cent per share, levied on the 12th day of March, 1902, the names of the delinquent shareholders, as follows: